JULY 29, 2025 1 Shana Lee McCart-Pollak CLERK, U.S. DISTRICT COURT 1104 North Woodridge Lane DISTRICT OF NEVADA 2 /s/ RJDG Liberty, MO 64068 (702) 439-2263 3 Email: lotsoflovebuddies@vahoo.com 4 UNITED STATES DISTRICT COURT 5 DISTRICT OF NEVADA 6 SHANA LEE MCCART-POLLAK, 7 Case No: 2:20-cv-01624-GMN-NJK 8 Plaintiff. 9 JOINT STIPULATION and ORDER TO VS. EXTEND THE DUE DATE OF THE 10 ORDER DIRECTING SUPPLEMENTAL ON DEMAND DIRECT RESPONSE LLC. **BRIEFING [Dkt 333]** 11 Delaware company, ON DEMAND DIRECT RESPONSE III LLC, Delaware company; FIRST REQUEST 12 BRETT SAEVITZON, individual; CRAIG SHANDLER, individual; JEFFREY MILLER, 13 individual; MARK MEYERS, individual; DOES I-X; ROE BUSINESS ENTITTIES I-14 X; 15 Defendants 16 17 Comes now, Plaintiff Shana Lee McCart-Pollak ("Ms. McCart-Pollak") in proper 18 person; Defendant Brett Saevitzon (Deceased) ("Saevitzon"); Defendant Craig Shandler 19 ("Shandler"), by and through their counsel, David K. Dorenfeld, Esq., of Dorenfeldlaw, 20 21 inc., hereby submit this JOINT STIPULATION AND ORDER TO EXTEND THE DUE 22 DATE OF THE ORDER DIRECTING SUPPLEMENTAL BRIEFING [Dkt 333], currently 23 due August 21, 2025, to August 28, 2025 24 25 11 26 27 11 28

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Good Cause

This stipulation and order is bring executed due to Ms. McCart-Pollak and her family's planned and scheduled family vacation from August 13, 2025 thru August 23, 2025. This family vacation has been planned for months. The deadline falls during the family vacation. It would prejudice Ms. McCart-Pollak to have to get the Supplemental Briefing done and filed by August 12, 2025, which is 9 days before the scheduled deadline. Therefore, Ms. McCart-Pollak reached out to Dorenfeld, who agreed to stipulate for an extension of time, due to the circumstances.

Ms. McCart-Pollak and Dorenfeld, respectfully requests that the Court extend the due date by just one week. This will allow Ms. McCart-Pollak to spend time with her family (which only is able to get together as a whole family twice a year), will allow her the same amount of time to work on the Supplemental Briefing (as the vacation cuts in to her time to work on the Supplemental Briefing), and she would not have to cut her vacation short in order to meet the deadline.

This is the First Request. The parties in this matter respectfully request the Honorable Court to extend out the due date of the Supplemental Briefing currently due August 21, 2025, by one week to August 28, 2025.

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DECLARATION OF SHANA LEE MCCART-POLLAK

- I, Shana Lee McCart-Pollak, do hereby declare as follows:
- 1. I am of legal age and competent to testify to the matters contained herein: Joint Stipulation and Order to Extend the Due Date of the Order Directing Supplemental Briefing [Dkt 333],
- 2. My family and I have had a family vacation from August 13, 2025 thru August 23, 2025 planned for months.
- 3. The deadline currently set is during the family vacation
- 4. It would prejudice me to have to get the Supplemental Briefing done and filed by August 12, 2025, which is 9 days before the scheduled deadline.
- 5. I respectfully request a one week extension, so that I can enjoy my pre-planned family vacation.

I declare under the penalty of perjury under the law of the United States of America that the foregoing is true and correct.

Executed on this 29 day of July, 2025.

Shana Lee McCart-Pollak

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JOINT STIPULATION AND ORDER TO EXTEND THE DUE DATE OF THE ORDER DIRECTING

SUPPLEMENTAL BRIEFING [DKT 333]FIRST REQUEST - 1

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